

So far from Mexico being silent, she repeatedly and solemnly declared that she would consider annexation as war with her. Texas was no longer an uninhabited country. It had been wrested from the dominion of Mexico by citizens, many of whom went armed from the United States. The war between Mexico and Texas had not been terminated by any treaty of peace. Mr. Tyler not only did not consult Mexico, but he announced that her assent to the annexation was altogether unnecessary. And he proceeded to conclude a treaty, embracing a large extent of territory and a numerous population, not comprehended in the Texas which the United States ceded to Spain in 1819.

In the mean time, too, a powerful opposition had arisen in the United States against the annexation of Texas to them. Several States had declared, through their legislatures, against it, and, if not whole sections of the Union, were believed to be adverse to it. This was the opposition to the measure, to which, in my Raleigh letter, I alluded, when I spoke of a "considerable and respectable portion of the confederacy." I did not refer to persons but to States or sections.

Under such circumstances, I could not but regard the annexation of Texas, at this time, as compromising the honor of my country, involving it in a war, in which the sympathies of all Christians would be against us, and endangering the integrity of the Union. I thought then, and still believe, that national dishonor, foreign war, and distraction and division at home, were too great sacrifices to make for the acquisition of Texas.

But, gentlemen, you are desirous of knowing by what policy I would be guided, in the event of my election as Chief Magistrate of the United States, in reference to the question of the annexation of Texas. I do not think it right to announce in advance what will be the course of a future administration in respect to a question with a foreign power. I have, however, no hesitation in saying that, far from having any personal objection to the annexation of Texas, I SHOULD BE GLAD TO SEE IT, without dishonor, without war, with the common consent of the Union, and upon just and fair terms. I DO NOT THINK THAT THE SUBJECT OF SLAVERY OUGHT TO AFFECT THE QUESTION ONE WAY OR THE OTHER.—WHETHER TEXAS BE INDEPENDENT OR INCORPORATED IN THE UNITED STATES, I DO NOT BELIEVE IT WILL PROLONG OR SHORTEN THE DURATION OF THAT INSTITUTION. It is destined to become extinct, at some distant day, in my opinion, by the operation of the inevitable laws of population. IT WOULD BE UNWISE TO REFUSE A PERMANENT ACQUISITION, which will exist as long as the globe remains, ON ACCOUNT OF A TEMPORARY INSTITUTION.

In the contingency of my election, to which you have adverted, if the affair of acquiring Texas should become a subject of consideration, I should be governed by the state of fact, and the state of public opinion, existing at the time I might be called upon to act. Above all, I should be governed by the paramount duty of preserving this Union entire, and in harmony, regarding it as I do, the great guaranty of every political and public blessing under Providence, which, as a free people, we are permitted to enjoy. I am, gentlemen, respectfully, Your obedient servant,

H. CLAY.

§3—The whigs prate about disunion if Texas is annexed. Let them read the following and blush. From the Hartford (Ct.) Daily Times.

DISUNION.

The plan of a portion of the whig party to dissolve the Union if Texas is annexed to it, will receive at the hands of the people the same degree of contempt which was awarded to the Hartford convention.

We have already quoted sentiments of disunion from the New York American, the New York Commercial, the Boston Atlas, and the Hartford Journal—all rank whig papers. We have questioned the Courant, which supports Henry Clay with as much zeal as it supported the Hartford convention, whether it approved these federal schemes of dissolving the Union; but the Courant has preserved entire silence, and declined to utter one syllable against its brother disunionists.

At a whig meeting held at Milford, in Massachusetts, the following, among other resolutions, was adopted:

Resolved, That we are on the verge of a revolution; that a terrible alternative is before us; that the official promulgation of the treaty ought to be regarded as the death knell of the present federal Union; that the Commonwealth of Massachusetts having repeatedly protested against the said annexation, with no other response than repeated contempt from the slaveholding States, will then be resolved from all political obligation to those States; and that her inhabitants, as with one great soul, will be bound to refuse all countenance and support to the federal government, in carrying on the wars provoked by such unprincipled and monstrous aggressions."

This is just what the New England federalists proposed to do during the last war—dissolve the Union, and refuse all countenance and support to the general government.

Some of the distinguished men of New England, at the head of whom stand John Quincy Adams—are concerned in this plot. In 1843 they published "an address to the free States of the Union," signed with their names, which neither the whig party nor the whig press, so far as we know, have ever condemned, in which they say that annexation "would be identical with dissolution;" and that it would not only "result in a dissolution of the Union, but FULLY JUSTIFY IT."

The St. Clairsville Gazette says: "In company with Mr. Jewett, we closed last week, the discussions between the two parties. Our opponents were Messrs. Davenport, Cowen, and Pennington. There was a good turn out in Wayne and Somerset, and an extraordinary meeting in Warren township. We were hospitably entertained, by Democrats and whigs, in our peregrinations, and however much we may differ with our political opponents, there was nothing to mar the social relations between us. We are sorry, however, to add, that Mr. Bailey, the abolition candidate, was ungenerously treated in Wayne, and turned out doors by a whig; and we understood, that in Warren, he was also ill-treated. As we believe in the freedom of speech, of conscience, and of the press, we feel indignant at any mal-treatment of any man, who gives his views, although they may differ from ours, when presented in a manner that is respectful to an American audience.

MR. TYLER'S WITHDRAWAL.

Since Mr. Tyler's withdrawal, all the Tyler papers in the Union, we believe, have hoisted the Polk and Dallas flag.

§3—Let the whigs read the following and then talk about James K. Polk being opposed to the Revolutionary soldiers:

From the Pennsylvania.

"KEEP IT BEFORE THE PEOPLE.—That Henry Clay and Theodore Frelinghuysen both voted against the proposition to amend the pension act of 1832, so as to extend its provisions to the soldiers 'who fought under Wayne, Clarke, St. Clair, Harris, and Hamtramck,' and to those who were in service 'under the authority of the United States against any tribe of Indians, prior to the 1st of January, 1795.'" (See Congress debates vol. 8, part 1, page 950.)

"That Henry Clay voted against a proposition to amend the same bill, so as to extend its provisions to the widows of soldiers of the revolution. (See same vol., same page.)

"That James K. Polk voted in 1826 for the bill for the relief of the surviving officers of the army of the revolution.

"That James K. Polk voted for an amendment to that bill, to provide for the widows of officers and soldiers who fell or died in the revolutionary war.

"That James K. Polk voted in 1829 for the bill 'to provide for certain persons engaged in the land and naval service of the United States in the revolutionary war.'

"That James K. Polk voted in 1832 for the bills granting pensions to those who defended our frontiers in the Indian wars from 1776 to 1795; and for the bill supplementary to the act for the relief of certain surviving officers and soldiers of the revolution."

TO THE PURPOSE.

The Cincinnati Enquirer says:

§3—How sincere were the whigs and their presses in their laudations and puffs of Col. Benton for the stand he took on the Texas question, is fully shown in the intense anxiety that they all manifested while the Missouri election result was still in doubt. The party and press that a few weeks before had affected the loftiest admiration of Col. Benton's patriotism, and wondered that they had been so long blinded to his giant talents and flowing eloquence, chuckled in great glee at the prospect of a Legislature being elected that would consign him to the shades of retriacy. In this, as in every thing else, where that party have expressed admiration of a democrat, they have shown the canting hypocrite, and only attempted to deceive that they might betray.

GREAT MASS MEETINGS.

The mass meetings now being held by the democracy, over the Union exceed in numbers and enthusiasm any thing of the kind ever before witnessed. The numbers in attendance at the meetings in New York, Tennessee, and other States have been estimated by acres.

THE JOKES OF THE DAY.

"How is it," said a democrat to a coon on the street; "learn that Clay has come out for Polk, and Frelinghuysen gone over to the 'Natives'?" The coon looked for the nearest hollow gum stump.

Statesman.

§3—Mr. Stansbury, one of the whig candidates for Congress in this district, called the people of Texas "Horse Thieves," and the coon box roared over it? Is that the reason Mr. Clay "personally" desires to become their associates.—Statesman.

WHIG FARMERS OF OHIO, LOOK AT THIS.—Prime beef is now selling in New York at THREE DOLLARS per barrel! Why, the salt, the barrel, and the expense of carriage will cost more money. This is a home market, with a vengeance, a fine business you have in raising cattle.

NEXT GOVERNOR OF PENNSYLVANIA.

The democratic papers of Pennsylvania, with a unanimity unparalleled, have declared their preference for Francis R. Shunk, to fill the vacancy occasioned by the death of Mr. Muhlenberg. The Democratic Union of Wednesday publishes a list of ninety journals that have indicated him as their choice, and his nomination is no longer a matter of the least doubt; indeed it is altogether probable that he will have no competitor before the convention, but will be nominated by acclamation.

Queen Vic. has falsified the especial predictions of the gossips of her household, as to the important period of her oft returning but important illness. It was however, daily expected.

A railroad train with passengers which left Boston for New York a few days ago travelled 110 miles in four hours.

Imprisonment for debt has been abolished in New South Wales. Is it that they are all debtors, or that debts can be easily paid?

CAUTION.—As attempts are constantly made to deceive the public with spurious imitations of almost every valuable medicine offered to public notice, I deem it necessary to request all purchasers to observe the following marks of the genuine BALSAM. It is put up in bottles with the words—"WIS-TAR'S BALSAM OF WILD CHERRY, Philadelphia," blown in the glass, each bottle bearing a label on the front, with the proprietor's signature, to imitate or counterfeit which will be prosecuted as forgery.

It is also necessary to remind the public that there is a medicine called the "STARP OF WILD CHERRY," (advertised in the public prints), which has sometimes been imposed upon purchasers for the genuine Balsam. It is therefore necessary to be particular and ask for Dr. Wistar's Balsam, as all other preparations of the Wild Cherry are entirely different from this medicine and possess none of its virtues.

J. A. & G. H. Davenport & Co., Agents for the Genuine Balsam.

MILLER HOGUE'S ESTATE.

NOTICE is hereby given that the subscriber has been appointed and qualified as administrator on the estate of Miller Hogue, late of Monroe County, deceased.

NELSON HOGUE.

August 16, 1844.—3m28.

## PROFESSIONAL CARDS.

WM. C. WALTON,  
ATTORNEY AT LAW,  
Woodfield, O.  
Office opposite the Court House.  
March 15, 1844.

COWEN & WIRE,  
ATTORNEYS AND COUNSELLORS AT LAW, AND  
SOLICITORS IN CHANCERY,  
WOODFIELD, O.  
March 1, 1844.

THOMAS WEST,  
ATTORNEY AT LAW,  
WOODFIELD, MONROE COUNTY, OHIO.  
April 19, 1844.

EDWARD ARCHBOLD,  
ATTORNEY AT LAW,  
AND  
NOTARY PUBLIC,  
WOODFIELD, MONROE COUNTY, OHIO.  
March 22, 1844.

Wm. F. HUNTER,  
ATTORNEY AT LAW,  
WOODFIELD, MONROE COUNTY, OHIO.  
March 15, 1844.

DOCTOR J. McMAHON,  
PRESENTS his grateful acknowledgments to the citizens of Monroe county, for their liberal patronage in his professional line of business, and informs them that he has removed his office near the public square, in the west end of the house formerly occupied by Mr. Sinclair, where he may be found at all times ready to obey the calls of his profession.

He also informs the public that he has entered into a partnership with his son

A. D. McMAHON & PARDON COOK.  
Having made these arrangements, he hopes to supply the demands of his patrons more punctually than he has hitherto been able to do.

J. McMAHON.  
Woodfield, April 19, 1844.

TO THE SCHOOL DIRECTORS OF  
MONROE COUNTY.

The School Directors of Monroe county are requested to attend a Convention, to be held in Woodfield, on the last Saturday in this month, for the purpose of adopting suitable regulations for the advancement of education. All persons who feel an interest in the advancement of this cause, are respectfully invited to attend and participate in said Convention. School directors will please all attend.

D. H. WIRE,  
J. G. FLEMING,  
J. SMITH,  
School Examiners.

Sept. 6th 1844.

ADMINISTRATOR'S SALE.

ON Monday, the 30th day of September, 1844, between the hours of 10 o'clock, A. M. and 4 o'clock, P. M. of said day, at the door of the Court House in the town of Woodfield, Monroe county, Ohio, will be sold to the highest bidder, the following real estate, as the property of Aquilla Thomas, deceased, subject to the dower estate of Mary Thomas, to wit: The south west quarter of the north west quarter, and the north west quarter of the south west quarter, and the east half of the south west quarter, all in section 4, township 4, and range 4; said land to be sold in separate parcels.—Terms, one-third cash in hand, one third in six months, and the residue in one year, with interest from the day of sale, to be secured by mortgage on the premises.

DAVID THOMAS,  
MARY THOMAS,  
Administrators.

Sept. 2, 1844.

Proclamation.

Notice is hereby given, to the qualified electors in the several townships, in Monroe county, and State of Ohio, that they meet at the places designated for holding elections in their respective townships, on

TUESDAY, the 8th day of OCTOBER, next, and proceed according to law, to vote by ballot for one Governor for said State; one Representative in Congress, to represent the fifteenth Congressional district composed of the counties of Belmont, Harrison and Monroe, in the 29th Congress of the United States; one Representative, to represent the said county of Monroe in the General Assembly of Ohio; one County Auditor; one County Surveyor; and one County Commissioner for said county.

The trustees of the several townships in said county of Monroe will also take notice, that they proceed according to law, to select from the qualified electors of their several townships, the following number of persons to serve as Jurors, to wit:

Adams township 5	Ohio	6
Bethel	Perry	6
Centre	Salem	6
Elk	Seneca	7
Enoch	Sunbury	8
Franklin	Switzerland	6
Green	Union	8
Jackson	Wayne	3
Malaga	Washington	4

and that they return the names of such persons with the poll books of the election. Given under my hand at the Sheriff's Office at Woodfield, in said county, this 6th day of September, A. D. 1844.

THOMAS MITCHELL, Jr.  
[28] Sheriff, M. C. O.

PROCLAMATION.

TO THE QUALIFIED ELECTORS OF THE STATE OF OHIO:

WHEREAS, it is provided, by the 1st section of the act entitled, "An Act to provide for the election of Electors of President and Vice President of the United States," passed February 15, 1820, "that the governor of this State, sixty days previous to the time provided by this act for the election of electors of President and Vice President of the United States, shall by proclamation be inserted in one of the newspapers printed in each county in this State, where any such election is held, give notice of the time of holding such election, and the number of electors of President and Vice President there to be chosen." Therefore, in pursuance of the provisions of the aforementioned act,

THOMAS W. BARTLEY, Governor of the State of Ohio, do hereby notify and require the qualified electors of this State, to assemble at their respective townships, at the usual places designated for holding elections, on the FIRST FRIDAY, being the FIRST DAY OF NOVEMBER NEXT, and then and there proceed to elect TWENTY THREE electors of President and

Vice President of the United States, in pursuance of the constitution and laws of the United States and of this State.

IN TESTIMONY WHEREOF, I, THOMAS W. BARTLEY, Governor of the State of Ohio, have hereunto subscribed my name, and caused the GREAT SEAL of the State to be affixed to this Proclamation, this ninth day of August, in the year of our Lord one thousand eight hundred and forty four, and in the sixty sixth year of the independence of the United States of America.

THOMAS W. BARTLEY.  
By the Governor:  
SAMUEL GALLOWAY, Sec'y of State.

MARSHALL'S SALE.

BY virtue of the command of a venditioni exponas to me directed from the circuit court of the United States for the District of Ohio, I will offer for sale at public outcry, at the front door of the court-house in the town of Woodfield, Monroe County Ohio, on Thursday, the 10th day of October next, at 12 o'clock P. M. on said day, the following described tracts or parcels of land lying and being in said county of Monroe, to wit: twenty four acres of land in the south east quarter of section 12, township 5, and range 5. Also lots number 5 and 10 in the town of Beaverville, also lot number 12 in Lin's addition to said town of Beaverville, with all and singular the improvements thereon, taken in execution as the property of John Linn (now deceased), at the suit of Sewell Baugher & Co.

JOHN McELVAIN,  
Marshall.

28 By CORNELIUS OKEY,  
Deputy Marshall.  
September 6, 1844.

CORONER'S SALE.

BY virtue of the command of sundry writs of venditioni exponas, and executions, to me directed, from the Court of Common Pleas of Monroe County Ohio, in the case of Joseph Uncles and others vs. the Monroe Academeical Association, I will offer for sale at public outcry at the front door of the court house in the town of Woodfield in said county, on Monday the 30th day of September next, at 12 o'clock P. M. on said day, the following described tract or parcel of land adjoining the town of Woodfield, and in the south east quarter of section 30, township 4, and range 5, in the Marietta land district, and bounded as follows, to wit: On the north by lands of Alfred Driggs, on the east by lands of Michael Rutter, (now deceased), on the South by lands of William Cochran, and on the west by the east line of the said town of Woodfield, containing two acres, 73 perches, and 66 hundredths, be the same more or less, and being the same lands on which is erected the Monroe Academeical Association.

WM. D. PATTON,  
Coroner M. C. O.

ADMINISTRATOR'S SALE.

ON Monday the 30th day of September, 1844, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the door of the court-house, in the town of Woodfield, Monroe County Ohio; will be sold to the highest bidder, the following real estate, as the property of Abel Atkinson Dec'd. to wit: the north part of the north east quarter of section 12, township 3, range 4, bounded as follows: On the south by the lands of Sarsfield Clark, on the west by a quarter section line and the lands of Stephen Atkinson; on the north by a section line, and on the east by said section line supposed to contain sixty acres.—Terms one half the purchase money in hand, and the balance in 12 months with interest from date. To be sold subject to the dower estate of Mary Mays.

MARTIN TROY, Adm'r.

August 30, 1844.—5t.

MASTER COMMISSIONER'S SALES.

BY virtue of the command of a decretal order to me directed from the Court of Common Pleas of Monroe county, and State of Ohio, in the case of the Ohio Life Insurance and Trust Company vs. Ebenezer Coe, and wife, there will be offered for sale at public outcry, at the front door of the Court House in the town of Woodfield, in A. D. 1844, between the hours of ten o'clock in the forenoon, and four o'clock in the afternoon of that day, the following described tract or parcel of land, to wit: The east half of the north east quarter of section 36, township 4, and range 4, lying and being in the said county of Monroe, and in the district of land sold at Marietta, Ohio, containing seventy-two acres and twenty hundredths of an acre, be the same, more or less.

ALSO,

BY virtue of the command of a decretal order to me directed from the Court of Common Pleas of said county of Monroe, in the case of John Goshorn, and others, against Joseph M. Mason, and others, will be offered for sale at the same time and place in manner aforesaid, the following described tracts or parcels of land, situate in said county, and described as follows, to wit: Lots number 91 and 92, in the town of Woodfield, as the north east quarter of section number 7, in township number 4, and range number 6, in the Marietta district, containing eighty acres of land, be the same more or less.

ALSO,

BY virtue of the command of a decretal order to me directed from the Court of Common Pleas of said county of Monroe, in the case of Alexander Ferrel & others, will be offered for sale at the same time and place in manner aforesaid, the following described tracts or parcels of land lying and being in said county, and described as follows, to wit: A tract of land purchased by Alexander Ferrel of James Atkinson (now deceased) on Sunfish creek, near Jamestown, being the same tract of land on which said Ferrel's Mill was erected, being a part of the south west quarter of section number 7, in township number 4, of range number 4, beginning for the same at a white walnut, twelve inches in diameter, thence south twenty six degrees east, thirteen links; thence north forty six degrees east, to a sycamore, twenty six rods; thence north eleven degrees west, twenty eight poles and twelve links; thence north fifty four and one half degrees east, sixteen poles; thence north eighty five degrees east, twenty two rods to a lym; thence south to a white walnut, nine rods and seventeen links; thence south, sixteen degrees west, to a buckeye, thirteen poles and eleven links; thence south two degrees east to a buckeye, thirteen rods and twelve links; thence south eight degrees west to a stake, nine poles; thence south eleven degrees east to a beech, twenty seven poles and twenty two links; thence south seven degrees east to a white oak, twelve rods and nineteen links; thence south four degrees east, to a stake, five poles and fifteen links; thence north eleven and one half degrees east to a lym, seven poles and twenty links; thence to the place of beginning twenty six links. Also, beginning at a white walnut, station number 8, of the above piece, running thence south forty eight degrees east, thirteen rods to a south, forty eight degrees north, forty four degrees east, twelve and a half rods to a beech; thence north, forty six degrees west, thirteen poles to a lym, seven poles and twenty links; thence to the place of beginning twenty six links. Also, beginning at a white walnut, station number 8, of the above piece, running thence south forty eight degrees east, thirteen rods to a south, forty eight degrees north, forty four degrees east, twelve and a half rods to a beech; thence north, forty six degrees west, thirteen poles to a lym, seven poles and twenty links; thence to the place of beginning twenty six links. Also, beginning at a white walnut, station number 8, of the above piece, running thence south forty eight degrees east, thirteen rods to a south, forty eight degrees north, forty four degrees east, twelve and a half rods to a beech; thence north, forty six degrees west, thirteen poles to a lym, seven poles and twenty links; thence to the place of beginning twenty six links. Also, beginning at a white walnut, station number 8, of the above piece, running thence south forty eight degrees east, thirteen rods to a south, forty eight degrees north, forty four degrees east, twelve and a half rods to a beech; thence north, forty six degrees west, thirteen poles to a lym, seven poles and twenty links; thence to the place of beginning twenty six links.

WM. OKEY, Mas. Com. Monroe C. P.  
August 30, 1844.

SHERIFF'S SALES.

BY virtue of a venditioni exponas to me directed from the Court of Common Pleas of Monroe county, Ohio, I will offer at public outcry at the front door of the Court House in the town of Woodfield, in said Monroe county, on Monday, the 30th day of September, 1844, between the hours of 10 o'clock, A. M. and 4 P. M. on said day, the following described real estate to wit: A part of the north east quarter of section 11, township 6, of range 6, it being in the tract of land known by the name of the 7th range, beginning at the south east corner of said section 11, on the line dividing the same from section 7; thence southward with the section line distance 71 perches and 6 tenths to a post; thence westward parallel to the line dividing section 11 from section 10, distance 78 perches and 3 links to a post; thence northward running parallel to the line dividing section 11 from

section 5, distance 51 perches and one tenth to a post; thence a direct line to the place of beginning, distance 81 perches and seven tenths, containing 30 acres more or less, lying and being in Monroe county Ohio, taken as the property of Frederick Slusher, at the suit of the State of Ohio and others.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: The north west quarter of the north east quarter of section 22, township 4, and range 4; also, the north east quarter of the north east quarter of section 22, township 4, and range 4, all in Monroe county, Ohio, and taken as the property of Silas and Elijah Headley, at the suit of John Gibson Jr. and Benjamin S. Cowen.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The north half of the north west quarter of section 18, township 2, and range 4, containing 79 acres more or less, and lying in Monroe county, Ohio, taken as the property of John Matthews at the suit of John Hanna.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The south west quarter of the south east quarter of section 19, township 2, and range 4, being in Monroe county, Ohio, and in the district of land subject to sale at Marietta, taken as the property of James Witten at the suit of Matthew Adams.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The north west quarter of the south west quarter of section 19, township 2, and range 4, in Monroe county, Ohio, and taken as the property of Cornelius B. Atkinson at the suit of the State of Ohio for use.

ALSO,

BY virtue of a venditioni exponas to me directed from the court aforesaid, I will expose to public sale at the time and place aforesaid, the following real estate, viz: All that tract or parcel of land lying and being in section 25, township 3, and range 3, bounded as follows, viz: on the east by the town of Clarington, and by the lands of Thomas Pollock, on the north by lands of Frederick Boeticher, on the west and south by lands of Abel Booth, containing 58 acres more or less, lying in Monroe county, Ohio, and taken as the property of Cornelius Atkinson, at the suit of Levi Headley.

ALSO,

BY virtue of a venditioni exponas to me directed from the court aforesaid, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The north east quarter of the north west quarter of section 13, township 6, and range 8; also, the south east quarter of the north west quarter of section 32, township 6, and range 7, in Monroe county, Ohio, taken as the property of William Grandon et al, at the suit of the State of Ohio for use.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Commencing at the center corner established by Mitchell Atkinson, county surveyor, in section 20, township 7, and range 7, thence north 62 rods; thence west 43 rods; thence south 62 rods; thence east 43 rods to the place of beginning, containing 16 acres more or less, having a saw mill and gristmill thereon, taken as the property of Reuben Wilson at the suit of James Piles.

ALSO,

BY virtue of a venditioni exponas to me directed from the court aforesaid, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The north west quarter of the south west quarter of section 19, township 2, and range 4, in Monroe county Ohio, appraised at \$600.00, and taken as the property of James Witten at the suit of Friend Cox.

ALSO,

BY virtue of a venditioni exponas to me directed from the court aforesaid, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Beginning at a stone on the river bank, thence north, 68 degrees west, 113 poles; thence north, 41 and one half perches; thence south, 68 degrees east, 137 poles, to the river; thence down the river south, 35 degrees west, 40 perches to the place of beginning, containing 30 acres, and 26 hundredths of an acre, being a fractional part of section 21, township 1, and range 3 all in Monroe county, Ohio, taken as the property of Charles Wells at the suit of Cox & Thistle.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: Beginning at a post at the north west corner of section 29, township 7, R. in Monroe county Ohio, thence running east along the line of section 29, 80 perches to a post; thence north 80 perches; thence west to the line dividing said section 29 from section 35, and thence to the place of beginning, containing 40 acres more or less, taken as the property of Elijah Haddaway, at the suit of James Hughes, guardian of the minor children of J. Harry, dec'd.

ALSO,

BY virtue of three venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The north half of the north east quarter of section 19, township 4, and range 5, taken as the property of Joshua Hawkins at the suits of John Gibson, William Cochran, and David Person, for the use of Samuel H. Guthrie.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: All that tract or parcel of land situate and being in Monroe county, Ohio, being a part of section 33, township 1, and range 3, beginning for the same on the bank of the river, south of a stone, to the middle of a bridge, 45 rods and 15 inches; thence north, half a degree west, 8 rods and 16 links to a post; (N. B.—40 links to a chain); thence north, 2 and a half degrees west, through a large poplar on the left hand side of the mound, on the gravel bank; thence in the same direction, 320 rods and 18 links, to a post; thence west, 31 rods and ten links to a post; thence due south, over a James Dye, for the same said quarter as was assigned to Terence Dye, for her dower which said reservation and exception is bounded as follows, to wit: All that part of said quarter that lies on the south west side of the Woodfield and Sistersville road; also, that part of said quarter section lying on the east side of said road and southwardly from the mouth of a lane on said premises, which said last mentioned piece or parcel shall bound on the north by a line running due east from the spring on said premises to the section line, which said reservation

is supposed to contain 110 acres, leaving 60 acres more or less in said quarter, taken as the property of Jephtha Dye at the suit of Joseph M. Mason.

ALSO,

BY virtue of a decretal order to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, viz: The south east quarter of the north east quarter of section 10, township 7, and range 7, taken as the property of Francis D. Stephen and wife at the suit of Crispin Ogbley, Adm'r.

ALSO,

BY virtue of a decretal order to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The west half of the north east quarter of the south west quarter of section 23, township 3, and range 7, taken as the property of John Snider and wife at the suit of Crispin Ogbley, Adm'r.

ALSO,

BY virtue of a decretal order to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The west half of the north east quarter of the south west quarter of section 23, township 3, and range 7, taken as the property of John Snider and wife at the suit of Crispin Ogbley, Adm'r.

ALSO,

BY virtue of a decretal order to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following real estate, viz: The west half of the north east quarter of section 9, township 6, and range 7, taken as the property of James Early et al at the suit of Thomas Hogg & Co.

ALSO,

BY virtue of a Fi Fa et Lev Fa to me directed from the court aforesaid, I will expose to public outcry at the same time and place aforesaid, the following described real estate, to wit: All the north west quarter of section 4, township 5, of range 6, except 40 acres heretofore deeded to Joseph Moore, in the south east corner thereof, also the half of the south west quarter of section 5, township 5, of range 6, and also ten acres on the west side of the south west quarter of the south west quarter of section 5, township 5, of range 6, containing 210 acres in all, also, the north half of the south west and south half of the north west quarter, and the south half of the north west quarter of the south east quarter, all in section 5, township 5, of range 6, containing in all 180 acres more or less, lying and being in Monroe county, and taken as the property of John Gibson at the suit of James A. Sangston & Co.

ALSO,

BY virtue of three Lev Fa et Lev Fa to me directed from the same court, I will expose to public outcry at the time and place aforesaid, the following described real estate, to wit: All that tract or parcel of land lying and being in Monroe county and State of Ohio at the mouth of Sunfish creek, described as follows, to wit: The tract of land bought by James Atkinson of Thomas Smart, being a part of the tract of land lying on the north side of the mouth of Sunfish creek at the Ohio river, and on the west side of said river, and not included in the town plat of the town of Clarington, excepting the ferry of John Jones, with all and singular the improvements thereon belonging, taken as the property of James Atkinson at the suits, one in favor of Samuel H. B. Carter, and one in favor of Nathan Hicklister, and one in favor of John Wolf.

ALSO,

BY virtue of a Fi Fa et Lev Fa to me directed from the same court, I will expose to public outcry at the same time and place aforesaid all the following described real estate, situated in Monroe county, Ohio, to wit: The north east quarter of the north west quarter of section 1, township 7, and range 7, containing 30 acres more or less, taken as the property of Christian Hashman et al at the suit of the State of Ohio for the use of Monroe county.

ALSO,

BY virtue of a Lev Fa to me directed from the same court I will expose to public outcry at the same time and place, the following described real estate, situated and being in Monroe county, Ohio, to wit: The south east quarter of section 8, township 2, of range 4, containing 16 acres more or less, taken as the property of Peter Witten at the suit of Sarah McCoy, assignee of Edmund Moore.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public outcry at the same time and place the following described real estate, situated in the town of Woodfield, Monroe county, Ohio, and numbered on the plat of said town as follows, to wit: Lots No. 33 and 39, taken as the property of David Person at the suit of Thomas Drakely.

ALSO,

BY virtue of a venditioni exponas to me directed, from the court of Common Pleas of Monroe county, I will expose to public sale at the same time and place, the following described real estate, lying and being in said county, and more particularly described as follows to wit: The west half of the north east quarter of section 30, township 3, of range 4; beginning at the south west corner of said quarter, thence north to its north west corner; thence east to its north east corner; thence south 96 rods to a white oak; thence south, 63 degrees west, twenty five rods to a beech; thence south 11 and a half degrees west, 16 perches to a stone; thence south 50 degrees west, 20 perches to a beech; thence south 70 degrees west, 16 and a half rods to a stone; thence west 18 rods to the place of beginning, containing 68 acres. Also the south east quarter of the north west quarter of section 30, township 3, of range 4, containing 12 acres being excepted off of the south end of said lot. Also the south west quarter of the north west quarter of section 30, township 3, of range 4, containing 39 and 69 hundredths of an acre, more or less, taken as the property of J. & W. Sinclair at the suit of John Goshorn.

ALSO,

BY virtue of a venditioni exponas to me directed, from the same court, I will expose to public sale at the same time and place, the following described real estate to wit: The north east quarter of section 39, township 3, of range 5, taken as the property of Balster Butt et al, at the suit of John Campbell, William Campbell and Jas. McCartney assignees of David Shaub.

ALSO,

BY virtue of sundry executions to me directed, from the same court, I will expose to public sale at the same time and place, the following described real estate to wit: The north east quarter of section 5, township 6, of range 6, except one acre sold off to Shilwell Trues, lying and being in Monroe county, Ohio; taken as the property of Frederick Slusher at the suit of the Fund Commissioners of Monroe county, Ohio, and others.

ALSO,

BY virtue of a fi. fa. et lev. fa. to me directed from the same court, I will expose to public sale, at the time and place aforesaid, the following described real estate to wit: The east half of the north west quarter of section 8, township 2, of range 5, with all and singular the improvements thereunto belonging, lying and being in Monroe county, Ohio, taken as the property of Wm. Ulum at the suit of Elizabeth Wells.

ALSO,

BY virtue of a venditioni exponas to me directed from the same court, I will expose to public sale at the time and place aforesaid, the following described real estate, lying and being in Monroe county, Ohio, to wit: Beginning for the same at a stake at the south east corner of the south west quarter of section 36, township 4, of range 5; running thence south a half degree west, 11 and 78 hundredths chains; thence north 88 degrees and 35 minutes west, 5 and 37 hundredths chains to a stone, witness a white oak 24 inches in diameter bearing south 65 and a half degrees east, 22 rods; thence north 4 and a half degrees west, 20 and 97 hundredths chains to a white oak stump, witness a beech 7 inches in diameter bearing north 30 and 4 degrees east distance 23 links; thence south 68 degrees east, distance 7 and 80 hundredths chains to a post, witness a white oak 24 inches in diameter bearing north 24 and a half degrees west distance 63 links; thence south half degree west, distance 6 and 10 hundredths chains, supposed to contain 12 and a quarter acres; taken as the property of Joel F. Randolph at the suit of Thomas H. Genim.

THOMAS MITCHELL, Jr.  
Sheriff's Office, Woodfield, August 30, 1844.